due Monday, March 9, 2020. Defense counsel requires this additional time as local counsel for

Defendant was recently retained and Defendant needs further time to evaluate the case. The

parties agree that this extension will not prejudice any of the parties to this action.

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	1	This is the first request for extension of time.	
	2	Dated this 9th day of March, 2020.	
	3		
	4	HOLLAND & HART 9555 Hillwood Drive, 2nd Floor Las Vegas, Nevada 89134	
	5		CANELL O MINAMED
	6	JONES WALDO HOLBROOK & MCDONOUGH PC	SNELL & WILMER L.L.P.
	7		
	8	By: /s/ Timothy B. Smith	By: /s/ Janine C. Prupas
	9	P. Matthew Muir, No. 12457 Timothy B. Smith (pending pro hac vice) 170 South Main Street, Suite 1500	Janine C. Prupas, No. 9156 Dawn L. Davis, No. 13329
	10	Salt Lake City, Utah 84111	50 West Liberty Street, Suite 510 Reno, Nevada 89501
	11	Attorneys for Plaintiff Skywalker Holdings, LLC	Attorneys for Defendant Red Rock Sourcing LLC
	12		
mer —	13		
Snell & Wilmer	Street, S Street, S 35-5440	IT IS SO ORDERED.	Contact
Ø   1	LAW C Liberty 775.78		
Sne	Nest Li		U.S. MAGISTRATE JUDGE DATED:3-10-2020
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